LEGISLATIVE GENERAL COUNSEL & Approved for Filing: M. Cipriano & 02-21-24 8:46 AM & S.B. 107 3rd Sub. (Ivory)

Representative Jordan D. Teuscher proposes the following substitute bill:

1	ELECTION PROCESS AMENDMENTS
2	2024 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Todd D. Weiler
5	House Sponsor: Jordan D. Teuscher
6	
7	LONG TITLE
8	General Description:
9	This bill modifies provisions related to petitions.
10	Highlighted Provisions:
11	This bill:
12	 repeals the in-state residency requirement for individuals who collect petition
13	signatures;
14	 repeals provisions related to the in-state residency requirement described above;
15	• establishes the deadline by which a candidate for public office who is not affiliated
16	with a political party must submit signatures to the county clerk for verification;
17	 establishes a deadline for the county clerk to count and certify the number of
18	registered voters who signed a signature packet;
19	expands the time period within which a candidate described above may file the
20	certificate of nomination with a filing officer; and
21	makes technical and conforming changes.
22	Money Appropriated in this Bill:
23	None
24	Other Special Clauses:
25	This bill provides a special effective date.



26	Utah Code Sections Affected:
27	AMENDS:
28	20A-7-105, as enacted by Laws of Utah 2023, Chapter 116
29	20A-7-203, as last amended by Laws of Utah 2023, Chapter 107
30	20A-7-213, as last amended by Laws of Utah 2023, Chapters 107, 116
31	20A-7-303, as last amended by Laws of Utah 2023, Chapter 107
32	20A-7-312, as last amended by Laws of Utah 2023, Chapter 107
33	20A-7-503, as last amended by Laws of Utah 2023, Chapter 107
34	20A-7-512, as last amended by Laws of Utah 2023, Chapter 107
35	20A-7-603, as last amended by Laws of Utah 2023, Chapter 107
36	20A-7-612, as last amended by Laws of Utah 2023, Chapter 107
37	20A-9-502, as last amended by Laws of Utah 2023, Chapter 116
38	20A-9-503, as last amended by Laws of Utah 2023, Chapter 15
39	20A-9-504, as last amended by Laws of Utah 2019, Chapter 255
40	20A-21-201, as last amended by Laws of Utah 2023, Chapter 116
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42	Be it enacted by the Legislature of the state of Utah:
	Be it enacted by the Legislature of the state of Utah: Section 1. Section 20A-7-105 is amended to read:
42	
42 43	Section 1. Section 20A-7-105 is amended to read:
42 43 44	Section 1. Section 20A-7-105 is amended to read: 20A-7-105. Manual petition processes Obtaining signatures Verification
42 43 44 45	Section 1. Section 20A-7-105 is amended to read: 20A-7-105. Manual petition processes Obtaining signatures Verification Submitting the petition Certification of signatures Transfer to lieutenant governor
42 43 44 45 46	Section 1. Section 20A-7-105 is amended to read: 20A-7-105. Manual petition processes Obtaining signatures Verification Submitting the petition Certification of signatures Transfer to lieutenant governor Removal of signature.
42 43 44 45 46 47	Section 1. Section 20A-7-105 is amended to read: 20A-7-105. Manual petition processes Obtaining signatures Verification Submitting the petition Certification of signatures Transfer to lieutenant governor Removal of signature. (1) This section applies only to the manual initiative process and the manual
42 43 44 45 46 47 48	Section 1. Section 20A-7-105 is amended to read: 20A-7-105. Manual petition processes Obtaining signatures Verification Submitting the petition Certification of signatures Transfer to lieutenant governor Removal of signature. (1) This section applies only to the manual initiative process and the manual referendum process.
42 43 44 45 46 47 48 49	Section 1. Section 20A-7-105 is amended to read: 20A-7-105. Manual petition processes Obtaining signatures Verification Submitting the petition Certification of signatures Transfer to lieutenant governor Removal of signature. (1) This section applies only to the manual initiative process and the manual referendum process. (2) As used in this section:
42 43 44 45 46 47 48 49 50	Section 1. Section 20A-7-105 is amended to read: 20A-7-105. Manual petition processes Obtaining signatures Verification Submitting the petition Certification of signatures Transfer to lieutenant governor Removal of signature. (1) This section applies only to the manual initiative process and the manual referendum process. (2) As used in this section: (a) "Local petition" means:
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42 43 44 45 46 47 48 49 50 51 52	Section 1. Section 20A-7-105 is amended to read: 20A-7-105. Manual petition processes Obtaining signatures Verification Submitting the petition Certification of signatures Transfer to lieutenant governor Removal of signature. (1) This section applies only to the manual initiative process and the manual referendum process. (2) As used in this section: (a) "Local petition" means: (i) a manual local initiative petition described in Part 5, Local Initiatives - Procedures; or
42 43 44 45 46 47 48 49 50 51 52 53	Section 1. Section 20A-7-105 is amended to read: 20A-7-105. Manual petition processes Obtaining signatures Verification Submitting the petition Certification of signatures Transfer to lieutenant governor Removal of signature. (1) This section applies only to the manual initiative process and the manual referendum process. (2) As used in this section: (a) "Local petition" means: (i) a manual local initiative petition described in Part 5, Local Initiatives - Procedures; or (ii) a manual local referendum petition described in Part 6, Local Referenda

5/	(d) "Statewide petition" means:
58	(i) a manual statewide initiative petition described in Part 2, Statewide Initiatives; or
59	(ii) a manual statewide referendum petition described in Part 3, Statewide Referenda.
60	(3) (a) A Utah voter may sign a statewide petition if the voter is a legal voter.
61	(b) A Utah voter may sign a local petition if the voter:
62	(i) is a legal voter; and
63	(ii) resides in the local jurisdiction.
64	(4) (a) The sponsors shall ensure that the individual in whose presence each signature
65	sheet was signed:
66	(i) is at least 18 years old [and meets the residency requirements of Section
67	20A-2-105];
68	(ii) verifies each signature sheet by completing the verification printed on the last page
69	of each packet; and
70	(iii) is informed that each signer is required to read and understand:
71	(A) for an initiative petition, the law proposed by the initiative; or
72	(B) for a referendum petition, the law that the referendum seeks to overturn.
73	(b) An individual may not sign the verification printed on the last page of a packet if
74	the individual signed a signature sheet in the packet.
75	(5) (a) The sponsors, or an agent of the sponsors, shall submit a signed and verified
76	packet to the county clerk of the county in which the packet was circulated before 5 p.m. no
77	later than the earlier of:
78	(i) for a statewide initiative:
79	(A) 30 days after the day on which the first individual signs the initiative packet;
80	(B) 316 days after the day on which the application for the initiative petition is filed; or
81	(C) the February 15 immediately before the next regular general election immediately
82	after the application is filed under Section 20A-7-202;
83	(ii) for a statewide referendum:
84	(A) 30 days after the day on which the first individual signs the referendum packet; or
85	(B) 40 days after the day on which the legislative session at which the law passed ends:
86	(iii) for a local initiative:
87	(A) 30 days after the day on which the first individual signs the initiative packet;

88	(B) 316 days after the day on which the application is filed;
89	(C) the April 15 immediately before the next regular general election immediately after
90	the application is filed under Section 20A-7-502, if the local initiative is a county initiative; or
91	(D) the April 15 immediately before the next municipal general election immediately
92	after the application is filed under Section 20A-7-502, if the local initiative is a municipal
93	initiative; or
94	(iv) for a local referendum:
95	(A) 30 days after the day on which the first individual signs the referendum packet; or
96	(B) 45 days after the day on which the sponsors receive the items described in
97	Subsection 20A-7-604(3) from the local clerk.
98	(b) A person may not submit a packet after the applicable deadline described in
99	Subsection (5)(a).
100	(c) Before delivering an initiative packet to the county clerk under this Subsection (5),
101	the sponsors shall send an email to each individual who provides a legible, valid email address
102	on the signature sheet that includes the following:
103	(i) the subject of the email shall include the following statement, "Notice Regarding
104	Your Petition Signature"; and
105	(ii) the body of the email shall include the following statement in 12-point type:
106	"You signed a petition for the following initiative:
107	[insert title of initiative]
108	To access a copy of the initiative petition, the initiative, the fiscal impact statement, and
109	information on the deadline for removing your signature from the petition, please visit the
110	following link: [insert a uniform resource locator that takes the individual directly to the page
111	on the lieutenant governor's or county clerk's website that includes the information referred to
112	in the email]."
113	(d) When the sponsors submit the last initiative packet to the county clerk, the sponsors
114	shall submit to the county clerk:
115	(i) a list containing:
116	(A) the name and email address of each individual the sponsors sent, or caused to be
117	sent, the email described in Subsection (5)(c); and
118	(B) the date the email was sent;

119	(ii) a copy of the email described in Subsection (5)(c); and
120	(iii) the following written verification, completed and signed by each of the sponsors:
121	"Verification of initiative sponsor State of Utah, County ofI,,
122	of, hereby state, under penalty of perjury, that:
123	I am a sponsor of the initiative petition entitled; and
124	I sent, or caused to be sent, to each individual who provided a legible, valid email
125	address on a signature sheet submitted to the county clerk in relation to the initiative petition,
126	the email described in Utah Code Subsection 20A-7-105(5)(c).
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128	(Name) (Residence Address) (Date)".
129	(e) Signatures gathered for an initiative petition are not valid if the sponsors do not
130	comply with Subsection (5)(c) or (d).
131	(6) (a) Within 21 days after the day on which the county clerk receives the packet, the
132	county clerk shall:
133	(i) use the procedures described in Section 20A-1-1002 to determine whether each
134	signer is a legal voter and, as applicable, the jurisdiction where the signer is registered to vote;
135	(ii) for a statewide initiative or a statewide referendum:
136	(A) certify on the petition whether each name is that of a legal voter;
137	(B) post the name, voter identification number, and date of signature of each legal
138	voter certified under Subsection (6)(a)(ii)(A) on the lieutenant governor's website, in a
139	conspicuous location designated by the lieutenant governor; and
140	(C) deliver the verified packet to the lieutenant governor;
141	(iii) for a local initiative or a local referendum:
142	(A) certify on the petition whether each name is that of a legal voter who is registered
143	in the jurisdiction to which the initiative or referendum relates;
144	(B) post the name, voter identification number, and date of signature of each legal
145	voter certified under Subsection (6)(a)(iii)(A) on the lieutenant governor's website, in a
146	conspicuous location designated by the lieutenant governor; and
147	(C) deliver the verified packet to the local clerk.
148	(b) For a local initiative or local referendum, the local clerk shall post a link in a

149	conspicuous location on the local government's website to the posting described in Subsection
150	(6)(a)(iii)(B):
151	(i) for a local initiative, during the period of time described in Subsection
152	20A-7-507(3)(a); or
153	(ii) for a local referendum, during the period of time described in Subsection
154	20A-7-607(2)(a)(i).
155	(7) The county clerk may not certify a signature under Subsection (6):
156	(a) on a packet that is not verified in accordance with Subsection (4); or
157	(b) that does not have a date of signature next to the signature.
158	(8) (a) A voter who signs a statewide initiative petition may have the voter's signature
159	removed from the petition by submitting to the county clerk a statement requesting that the
160	voter's signature be removed no later than the earlier of:
161	(i) for an initiative packet received by the county clerk before December 1:
162	(A) 30 days after the day on which the voter signs the signature removal statement; or
163	(B) 90 days after the day on which the lieutenant governor posts the voter's name under
164	Subsection 20A-7-207(2); or
165	(ii) for an initiative packet received by the county clerk on or after December 1:
166	(A) 30 days after the day on which the voter signs the signature removal statement; or
167	(B) 45 days after the day on which the lieutenant governor posts the voter's name under
168	Subsection 20A-7-207(2).
169	(b) A voter who signs a statewide referendum petition may have the voter's signature
170	removed from the petition by submitting to the county clerk a statement requesting that the
171	voter's signature be removed no later than the earlier of:
172	(i) 30 days after the day on which the voter signs the statement requesting removal; or
173	(ii) 45 days after the day on which the lieutenant governor posts the voter's name under
174	Subsection 20A-7-307(2).
175	(c) A voter who signs a local initiative petition may have the voter's signature removed
176	from the petition by submitting to the county clerk a statement requesting that the voter's
177	signature be removed no later than the earlier of:
178	(i) 30 days after the day on which the voter signs the signature removal statement;
179	(ii) 90 days after the day on which the local clerk posts the voter's name under

180 Subsection 20A-7-507(2);

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- (iii) 316 days after the day on which the application is filed; or
- 182 (iv) (A) for a county initiative, April 15 immediately before the next regular general 183 election immediately after the application is filed under Section 20A-7-502; or
 - (B) for a municipal initiative, April 15 immediately before the next municipal general election immediately after the application is filed under Section 20A-7-502.
 - (d) A voter who signs a local referendum petition may have the voter's signature removed from the petition by submitting to the county clerk a statement requesting that the voter's signature be removed no later than the earlier of:
 - (i) 30 days after the day on which the voter signs the statement requesting removal; or
 - (ii) 45 days after the day on which the local clerk posts the voter's name under Subsection 20A-7-607(2)(a).
 - (e) A statement described in this Subsection (8) shall comply with the requirements described in Subsection 20A-1-1003(2).
 - (f) In order for the signature to be removed, the county clerk must receive the statement described in this Subsection (8) before 5 p.m. no later than the applicable deadline described in this Subsection (8).
 - (g) A county clerk shall analyze a signature, for purposes of removing a signature from a petition, in accordance with Subsection 20A-1-1003(3).
 - (9) (a) If the county clerk timely receives a statement requesting signature removal under Subsection (8) and determines that the signature should be removed from the petition under Subsection 20A-1-1003(3), the county clerk shall:
 - (i) ensure that the voter's name, voter identification number, and date of signature are not included in the posting described in Subsection (6)(a)(ii)(B) or (iii)(B); and
 - (ii) remove the voter's signature from the signature packets and signature packet totals.
 - (b) The county clerk shall comply with Subsection (9)(a) before the later of:
 - (i) the deadline described in Subsection (6)(a); or
 - (ii) two business days after the day on which the county clerk receives a statement requesting signature removal under Subsection (8).
- 209 (10) A person may not retrieve a packet from a county clerk, or make any alterations or corrections to a packet, after the packet is submitted to the county clerk.

211	Section 2. Section 20A-7-203 is amended to read:
212	20A-7-203. Manual initiative process Form of initiative petition and signature
213	sheets.
214	(1) This section applies only to the manual initiative process.
215	(2) (a) Each proposed initiative petition shall be printed in substantially the following
216	form:
217	"INITIATIVE PETITION To the Honorable, Lieutenant Governor:
218	We, the undersigned citizens of Utah, respectfully demand that the following proposed
219	law be submitted to the legal voters/Legislature of Utah for their/its approval or rejection at the
220	regular general election/session to be held/ beginning on(month\day\year);
221	Each signer says:
222	I have personally signed this initiative petition;
223	The date next to my signature correctly reflects the date that I actually signed the
224	initiative petition;
225	I have personally reviewed the entire statement included with this packet;
226	I am registered to vote in Utah; and
227	My residence and post office address are written correctly after my name.
228	NOTICE TO SIGNERS:
229	Public hearings to discuss this initiative were held at: (list dates and locations of public
230	hearings.)".
231	(b) If the initiative proposes a tax increase, the following statement shall appear, in at
232	least 14-point, bold type, immediately following the information described in Subsection
233	(2)(a):
234	"This initiative seeks to increase the current (insert name of tax) rate by (insert the tax
235	percentage difference) percent, resulting in a(n) (insert the tax percentage increase) percent
236	increase in the current tax rate.".
237	(c) The sponsors of an initiative or an agent of the sponsors shall attach a copy of the
238	proposed law to each initiative petition.
239	(3) Each initiative signature sheet shall:
240	(a) be printed on sheets of paper 8-1/2 inches long and 11 inches wide;
241	(b) be ruled with a horizontal line three-fourths inch from the top, with the space above

242	that line blank for the purpose of binding;
243	(c) include the title of the initiative printed below the horizontal line, in at least
244	14-point, bold type;
245	(d) include a table immediately below the title of the initiative, and beginning .5 inch
246	from the left side of the paper, as follows:
247	(i) the first column shall be .5 inch wide and include three rows;
248	(ii) the first row of the first column shall be .85 inch tall and contain the words "For
249	Office Use Only" in 10-point type;
250	(iii) the second row of the first column shall be .35 inch tall;
251	(iv) the third row of the first column shall be .5 inch tall;
252	(v) the second column shall be 2.75 inches wide;
253	(vi) the first row of the second column shall be .35 inch tall and contain the words
254	"Registered Voter's Printed Name (must be legible to be counted)" in 10-point type;
255	(vii) the second row of the second column shall be .5 inch tall;
256	(viii) the third row of the second column shall be .35 inch tall and contain the words
257	"Street Address, City, Zip Code" in 10-point type;
258	(ix) the fourth row of the second column shall be .5 inch tall;
259	(x) the third column shall be 2.75 inches wide;
260	(xi) the first row of the third column shall be .35 inch tall and contain the words
261	"Signature of Registered Voter" in 10-point type;
262	(xii) the second row of the third column shall be .5 inch tall;
263	(xiii) the third row of the third column shall be .35 inch tall and contain the words
264	"Email Address (optional, to receive additional information)" in 10-point type;
265	(xiv) the fourth row of the third column shall be .5 inch tall;
266	(xv) the fourth column shall be one inch wide;
267	(xvi) the first row of the fourth column shall be .35 inch tall and contain the words
268	"Date Signed" in 10-point type;
269	(xvii) the second row of the fourth column shall be .5 inch tall;
270	(xviii) the third row of the fourth column shall be .35 inch tall and contain the words
271	"Birth Date or Age (optional)" in 10-point type;
272	(xix) the fourth row of the third column shall be .5 inch tall; and

02-21-24 8:46 AM

273	(xx) the fifth row of the entire table shall be the width of the entire table, .4 inch tall,
274	and contain the following statement, "By signing this initiative petition, you are stating that you
275	have read and understand the law proposed by this initiative petition." in 12-point type;
276	(e) the table described in Subsection (3)(d) shall be repeated, leaving sufficient room at
277	the bottom of the sheet for the information described in Subsection (3)(f); and
278	(f) at the bottom of the sheet, include in the following order:
279	(i) the words "Fiscal Impact of" followed by the title of the initiative, in at least
280	12-point, bold type;
281	(ii) except as provided in Subsection (5), the initial fiscal impact statement issued by
282	the Office of the Legislative Fiscal Analyst in accordance with Subsection 20A-7-202.5(2)(a),
283	including any update in accordance with Subsection 20A-7-204.1(5), in not less than 12-point
284	type;
285	(iii) if the initiative proposes a tax increase, the following statement in 12-point, bold
286	type:
287	"This initiative seeks to increase the current (insert name of tax) rate by (insert the tax
288	percentage difference) percent, resulting in a(n) (insert the tax percentage increase) percent
289	increase in the current tax rate."; and
290	(iv) the word "Warning," in 12-point, bold type, followed by the following statement in
291	not less than eight-point type:
292	"It is a class A misdemeanor for an individual to sign an initiative petition with a name
293	other than the individual's own name, or to knowingly sign the individual's name more than
294	once for the same initiative petition, or to sign an initiative petition when the individual knows
295	that the individual is not a registered voter.
296	Birth date or age information is not required, but it may be used to verify your identity
297	with voter registration records. If you choose not to provide it, your signature may not be
298	verified as a valid signature if you change your address before petition signatures are verified
299	or if the information you provide does not match your voter registration records."
300	(4) The final page of each initiative packet shall contain the following printed or typed
301	statement:

Verification of signature collector

State of Utah, County of _____

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3rd Sub. (Ivory) S.B. 107

I, , of , hereby state, under penalty of perjury, that: 304 305 I am [a resident of Utah and am] at least 18 years old; 306 All the names that appear in this initiative packet were signed by individuals who 307 professed to be the individuals whose names appear in it, and each of the individuals signed the 308 individual's name on it in my presence; 309 I did not knowingly make a misrepresentation of fact concerning the law proposed by 310 the initiative; 311 I believe that each individual has printed and signed the individual's name and written 312 the individual's post office address and residence correctly, that each signer has read and 313 understands the law proposed by the initiative, and that each signer is registered to vote in 314 Utah. 315 Each individual who signed the initiative packet wrote the correct date of signature next 316 to the individual's name. 317 I have not paid or given anything of value to any individual who signed this initiative 318 packet to encourage that individual to sign it. 319 320 (Residence Address) (Name) (Date) 321 (5) If the initial fiscal impact statement described in Subsection (3)(f)(ii), as updated in 322 accordance with Subsection 20A-7-204.1(5), exceeds 200 words, the Office of the Legislative 323 Fiscal Analyst shall prepare a shorter summary statement, for the purpose of inclusion on an 324 initiative signature sheet, that does not exceed 200 words. 325 (6) If the forms described in this section are substantially followed, the initiative 326 petitions are sufficient, notwithstanding clerical and merely technical errors. 327 [(7) An individual's status as a resident, under Subsection (4), is determined in 328 accordance with Section 20A-2-105. 329 Section 3. Section **20A-7-213** is amended to read: 330 20A-7-213. Misconduct of electors and officers -- Penalty. 331 (1) It is unlawful for an individual to: 332 (a) sign any name other than the individual's own to an initiative petition or a statement 333 described in Subsection 20A-7-105(8) or 20A-7-216(4); 334 (b) knowingly sign the individual's name more than once for the same initiative at one

335	election;
336	(c) knowingly indicate that an individual who signed an initiative petition signed the
337	initiative petition on a date other than the date that the individual signed the initiative petition;
338	(d) sign an initiative petition knowing the individual is not a legal voter; or
339	(e) knowingly and willfully violate any provision of this part.
340	(2) It is unlawful for an individual to sign the verification for an initiative packet, or to
341	electronically sign the verification for a signature under Subsection [20A-21-201(9)]
342	<u>20A-21-201(10)</u> , knowing that:
343	[(a) the individual does not meet the residency requirements of Section 20A-2-105;]
344	[(b)] (a) the signature date associated with the individual's signature for the initiative
345	petition is not the date that the individual signed the initiative petition;
346	[(c)] (b) the individual has not witnessed the signatures of those individuals whose
347	signatures the individual collects or submits; or
348	[(d)] (c) one or more individuals who signed the initiative petition are not registered to
349	vote in Utah.
350	(3) It is unlawful for an individual to:
351	(a) pay an individual to sign an initiative petition;
352	(b) pay an individual to remove the individual's signature from an initiative petition;
353	(c) accept payment to sign an initiative petition; or
354	(d) accept payment to have the individual's name removed from an initiative petition.
355	(4) A violation of this section is a class A misdemeanor.
356	Section 4. Section 20A-7-303 is amended to read:
357	20A-7-303. Manual referendum process Form of referendum petition and
358	signature sheets.
359	(1) This section applies only to the manual referendum process.
360	(2) (a) Each proposed referendum petition shall be printed in substantially the
361	following form:
362	"REFERENDUM PETITION To the Honorable, Lieutenant Governor:
363	We, the undersigned citizens of Utah, respectfully order that Senate (or House) Bill No.
364	, entitled (title of act, and, if the petition is against less than the whole act, set forth here
365	the part or parts on which the referendum is sought), passed by the Legislature of the state of

Utah during the _____ Session, be referred to the people of Utah for their approval or rejection

02-21-24 8:46 AM

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367	at a regular general election or a statewide special election;
368	Each signer says:
369	I have personally signed this referendum petition;
370	The date next to my signature correctly reflects the date that I actually signed the
371	referendum petition;
372	I have personally reviewed the entire statement included with this referendum packet;
373	I am registered to vote in Utah; and
374	My residence and post office address are written correctly after my name.".
375	(b) The sponsors of a referendum or an agent of the sponsors shall attach a copy of the
376	law that is the subject of the referendum to each referendum petition.
377	(3) Each referendum signature sheet shall:
378	(a) be printed on sheets of paper 8-1/2 inches long and 11 inches wide;
379	(b) be ruled with a horizontal line three-fourths inch from the top, with the space above
380	that line blank for the purpose of binding;
381	(c) include the title of the referendum printed below the horizontal line, in at least
382	14-point, bold type;
383	(d) include a table immediately below the title of the referendum, and beginning .5 inch
384	from the left side of the paper, as follows:
385	(i) the first column shall be .5 inch wide and include three rows;
386	(ii) the first row of the first column shall be .85 inch tall and contain the words "For
387	Office Use Only" in 10-point type;
388	(iii) the second row of the first column shall be .35 inch tall;
389	(iv) the third row of the first column shall be .5 inch tall;
390	(v) the second column shall be 2.75 inches wide;
391	(vi) the first row of the second column shall be .35 inch tall and contain the words
392	"Registered Voter's Printed Name (must be legible to be counted)" in 10-point type;
393	(vii) the second row of the second column shall be .5 inch tall;
394	(viii) the third row of the second column shall be .35 inch tall and contain the words
395	"Street Address, City, Zip Code" in 10-point type;
396	(ix) the fourth row of the second column shall be .5 inch tall;

391	(x) the third column shall be 2.73 inches wide;
398	(xi) the first row of the third column shall be .35 inch tall and contain the words
399	"Signature of Registered Voter" in 10-point type;
400	(xii) the second row of the third column shall be .5 inch tall;
401	(xiii) the third row of the third column shall be .35 inch tall and contain the words
402	"Email Address (optional, to receive additional information)" in 10-point type;
403	(xiv) the fourth row of the third column shall be .5 inch tall;
404	(xv) the fourth column shall be one inch wide;
405	(xvi) the first row of the fourth column shall be .35 inch tall and contain the words
406	"Date Signed" in 10-point type;
407	(xvii) the second row of the fourth column shall be .5 inch tall;
408	(xviii) the third row of the fourth column shall be .35 inch tall and contain the words
409	"Birth Date or Age (optional)" in 10-point type;
410	(xix) the fourth row of the third column shall be .5 inch tall; and
411	(xx) the fifth row of the entire table shall be the width of the entire table, .4 inch tall,
412	and contain the following words "By signing this referendum petition, you are stating that you
413	have read and understand the law that this referendum petition seeks to overturn." in 12-point
414	type;
415	(e) the table described in Subsection (3)(d) shall be repeated, leaving sufficient room at
416	the bottom of the sheet for the information described in Subsection (3)(f); and
417	(f) at the bottom of the sheet, include the word "Warning," in 12-point, bold type,
418	followed by the following statement in not less than eight-point type:
419	"It is a class A misdemeanor for an individual to sign a referendum petition with a name
420	other than the individual's own name, or to knowingly sign the individual's name more than
421	once for the same referendum petition, or to sign a referendum petition when the individual
422	knows that the individual is not a registered voter.
423	Birth date or age information is not required, but it may be used to verify your identity
424	with voter registration records. If you choose not to provide it, your signature may not be
425	verified as a valid signature if you change your address before petition signatures are verified
426	or if the information you provide does not match your voter registration records."
427	(4) The final page of each referendum packet shall contain the following printed or

,	typed statement:			
)	Verification of signature collector			
State of Utah, County of				
I,, of, hereby state, under penalty of perjury, that:				
)	I [am a Utah resident	and] am at least 18 years old;		
,	All the names that ap	pear in this referendum packet were sig	gned by individuals who	
ļ	professed to be the individuals whose names appear in it, and each of the individuals signed the			
,	individual's name on it in my presence;			
(I did not knowingly make a misrepresentation of fact concerning the law this petition			
7	seeks to overturn;			
}	I believe that each individual has printed and signed the individual's name and written			
)	the individual's post office address and residence correctly, that each signer has read and			
	understands the law that the referendum seeks to overturn, and that each signer is registered to			
	vote in Utah.			
	Each individual who	signed the referendum packet wrote the	e correct date of signature	
	next to the individual's name	. .		
	I have not paid or giv	ven anything of value to any individual	who signed this referendum	
	packet to encourage that ind	ividual to sign it.		
5		(D. 11 A.11)	(T)	
	(Name)	(Residence Address)	(Date).	
	(5) If the forms described in this section are substantially followed, the referendum			
	petitions are sufficient, notwithstanding clerical and merely technical errors.			
	[(6) An individual's status as a resident, under Subsection (4), is determined in			
	accordance with Section 20A-2-105.]			
	Section 5. Section 2	0A-7-312 is amended to read:		
	20A-7-312. Miscon	duct of electors and officers Penalt	y.	
	(1) It is unlawful for	any person to:		
	(a) sign any name of			
	(a) sign any name of	her than the person's own to a referendu	ım petition;	
	, , ,	her than the person's own to a referende he person's name more than once for th	•	

458	(c) knowingly indicate that a person who signed a referendum petition signed the
459	referendum petition on a date other than the date that the person signed the petition;
460	(d) sign a referendum petition knowing the person is not a legal voter; or
461	(e) knowingly and willfully violate any provision of this part.
462	(2) It is unlawful for any person to sign the verification for a referendum packet, or to
463	electronically sign the verification for a signature under Subsection [20A-21-201(9)]
464	<u>20A-21-201(10)</u> knowing that:
465	[(a) the person does not meet the residency requirements of Section 20A-2-105;]
466	[(b)] (a) the signature date associated with the person's signature for the referendum
467	petition is not the date that the person signed the referendum petition;
468	[(c)] (b) the person has not witnessed the signatures of those persons whose signatures
469	the person collects or submits; or
470	[(d)] (c) one or more individuals who sign the referendum petition are not registered to
471	vote in Utah.
472	(3) It is unlawful for any person to:
473	(a) pay a person to sign a referendum petition;
474	(b) pay a person to remove the person's signature from a referendum petition;
475	(c) accept payment to sign a referendum petition; or
476	(d) accept payment to have the person's name removed from a referendum petition.
477	(4) Any person violating this section is guilty of a class A misdemeanor.
478	Section 6. Section 20A-7-503 is amended to read:
479	20A-7-503. Manual initiative process Form of initiative petition and signature
480	sheet.
481	(1) This section applies only to the manual initiative process.
482	(2) (a) Each proposed initiative petition shall be printed in substantially the following
483	form:
484	"INITIATIVE PETITION To the Honorable, County Clerk/City Recorder/Town
485	Clerk:
486	We, the undersigned citizens of Utah, respectfully demand that the following proposed
487	law be submitted to: the legislative body for its approval or rejection at its next meeting; and
188	the legal voters of the county/city/town if the legislative body rejects the proposed law or takes

489	no action on it.
490	Each signer says:
491	I have personally signed this initiative petition;
492	The date next to my signature correctly reflects the date that I actually signed the
493	petition;
494	I have personally reviewed the entire statement included with this packet;
495	I am registered to vote in Utah; and
496	My residence and post office address are written correctly after my name."
497	(b) If the initiative proposes a tax increase, the following statement shall appear, in at
498	least 14-point, bold type, immediately following the information described in Subsection
499	(2)(a):
500	"This initiative seeks to increase the current (insert name of tax) rate by (insert the tax
501	percentage difference) percent, resulting in a(n) (insert the tax percentage increase) percent
502	increase in the current tax rate."
503	(c) The sponsors of an initiative or an agent of the sponsors shall attach a copy of the
504	proposed law to each initiative petition.
505	(3) Each initiative signature sheet shall:
506	(a) be printed on sheets of paper 8-1/2 inches long and 11 inches wide;
507	(b) be ruled with a horizontal line three-fourths inch from the top, with the space above
508	that line blank for the purpose of binding;
509	(c) include the title of the initiative printed below the horizontal line, in at least
510	14-point, bold type;
511	(d) include a table immediately below the title of the initiative, and beginning .5 inch
512	from the left side of the paper, as follows:
513	(i) the first column shall be .5 inch wide and include three rows;
514	(ii) the first row of the first column shall be .85 inch tall and contain the words "For
515	Office Use Only" in 10-point type;
516	(iii) the second row of the first column shall be .35 inch tall;
517	(iv) the third row of the first column shall be .5 inch tall;
518	(v) the second column shall be 2.75 inches wide;
519	(vi) the first row of the second column shall be .35 inch tall and contain the words

520	"Registered Voter's Printed Name (must be legible to be counted)" in 10-point type;
521	(vii) the second row of the second column shall be .5 inch tall;
522	(viii) the third row of the second column shall be .35 inch tall and contain the words
523	"Street Address, City, Zip Code" in 10-point type;
524	(ix) the fourth row of the second column shall be .5 inch tall;
525	(x) the third column shall be 2.75 inches wide;
526	(xi) the first row of the third column shall be .35 inch tall and contain the words
527	"Signature of Registered Voter" in 10-point type;
528	(xii) the second row of the third column shall be .5 inch tall;
529	(xiii) the third row of the third column shall be .35 inch tall and contain the words
530	"Email Address (optional, to receive additional information)" in 10-point type;
531	(xiv) the fourth row of the third column shall be .5 inch tall;
532	(xv) the fourth column shall be one inch wide;
533	(xvi) the first row of the fourth column shall be .35 inch tall and contain the words
534	"Date Signed" in 10-point type;
535	(xvii) the second row of the fourth column shall be .5 inch tall;
536	(xviii) the third row of the fourth column shall be .35 inch tall and contain the words
537	"Birth Date or Age (optional)" in 10-point type;
538	(xix) the fourth row of the third column shall be .5 inch tall; and
539	(xx) the fifth row of the entire table shall be the width of the entire table, .4 inch tall,
540	and contain the following words "By signing this initiative petition, you are stating that you
541	have read and understand the law proposed by this initiative petition." in 12-point type;
542	(e) the table described in Subsection (3)(d) shall be repeated, leaving sufficient room at
543	the bottom of the sheet for the information described in Subsection (3)(f); and
544	(f) at the bottom of the sheet, include in the following order:
545	(i) the words "Fiscal and legal impact of" followed by the title of the initiative, in at
546	least 12-point, bold type;
547	(ii) the summary statement in the initial fiscal impact and legal statement issued by the
548	budget officer in accordance with Subsection 20A-7-502.5(2)(b) and the cost estimate for
549	printing and distributing information related to the initiative petition in accordance with
550	Subsection 20A-7-502.5(3), in not less than 12-point, bold type;

551	(iii) if the initiative proposes a tax increase, the following statement in 12-point, bold
552	type:
553	"This initiative seeks to increase the current (insert name of tax) rate by (insert the tax
554	percentage difference) percent, resulting in a(n) (insert the tax percentage increase) percent
555	increase in the current tax rate."; and
556	(iv) the word "Warning," in 12-point, bold type, followed by the following statement in
557	not less than eight-point type:
558	"It is a class A misdemeanor for an individual to sign an initiative petition with a name
559	other than the individual's own name, or to knowingly sign the individual's name more than
560	once for the same initiative petition, or to sign an initiative petition when the individual knows
561	that the individual is not a registered voter.
562	Birth date or age information is not required, but it may be used to verify your identity
563	with voter registration records. If you choose not to provide it, your signature may not be
564	verified as a valid signature if you change your address before petition signatures are verified
565	or if the information you provide does not match your voter registration records."
566	(4) The final page of each initiative packet shall contain the following printed or typed
567	statement:
568	"Verification of signature collector
569	State of Utah, County of
570	I,, of, hereby state, under penalty of perjury, that:
571	I [am a resident of Utah and] am at least 18 years old;
572	All the names that appear in this packet were signed by individuals who professed to be
573	the individuals whose names appear in it, and each of the individuals signed the individual's
574	name on it in my presence;
575	I did not knowingly make a misrepresentation of fact concerning the law proposed by
576	the initiative;
577	I believe that each individual has printed and signed the individual's name and written
578	the individual's post office address and residence correctly, that each signer has read and
579	understands the law proposed by the initiative, and that each signer is registered to vote in
580	Utah.
581	

582	(Name)	(Residence Address)	(Date)
583	Each individual who signed the packet wrote the correct date of signature next to the		e of signature next to the
584	individual's name.		
585	I have not paid or given anything of value to any individual who signed this petition to		
586	encourage that individual to s	ign it.	
587			
588	(Name)	(Residence Address)	(Date)".
589	(5) If the forms descri	ibed in this section are substantially fol	llowed, the initiative
590	petitions are sufficient, notwi	thstanding clerical and merely technical	al errors.
591	[(6) An individual's status as a resident, under Subsection (4), is determined in		
592	accordance with Section 20A-2-105.]		
593	Section 7. Section 20A-7-512 is amended to read:		
594	20A-7-512. Misconduct of electors and officers Penalty.		
595	(1) It is unlawful for a	any individual to:	
596	(a) sign any name oth	er than the individual's own name to a	n initiative petition or a
597	statement described in Subsec	etion 20A-7-505(4) or 20A-7-515(4);	
598	(b) knowingly sign the individual's name more than once for the same initiative at or		r the same initiative at one
599	election;		
600	(c) knowingly indicat	e that an individual who signed an init	iative petition signed the
601	initiative petition on a date other than the date that the individual signed the initiative petiti		gned the initiative petition;
602	(d) sign an initiative petition knowing the individual is not a legal voter; or		legal voter; or
603	(e) knowingly and willfully violate any provision of this part.		
604	(2) It is unlawful for a	an individual to sign the verification fo	or an initiative packet, or to
605	electronically sign the verification for a signature under Subsection [20A-21-201(9)]		[20A-21-201(9)]
606	20A-21-201(10), knowing that:		
607	[(a) the individual do	es not meet the residency requirements	s of Section 20A-2-105;
608	[(b)] (a) the signature	date associated with the individual's sa	ignature for the initiative
609	petition is not the date that the	e individual signed the initiative petitic	on;
610	$[\frac{(c)}{(b)}]$ the individua	al has not witnessed the signatures of the	ne individuals whose
611	signatures the individual colle	ects or submits; or	
612	$\left[\frac{d}{d}\right]$ (c) one or more	individuals who signed the initiative po	etition are not registered to

613	vote in Utah.
614	(3) It is unlawful for an individual to:
615	(a) pay an individual to sign an initiative petition;
616	(b) pay an individual to remove the individual's signature from an initiative petition;
617	(c) accept payment to sign an initiative petition; or
618	(d) accept payment to have the individual's name removed from an initiative petition.
619	(4) A violation of this section is a class A misdemeanor.
620	Section 8. Section 20A-7-603 is amended to read:
621	20A-7-603. Manual referendum process Form of referendum petition and
622	signature sheet.
623	(1) This section applies only to the manual referendum process.
624	(2) (a) Each proposed referendum petition shall be printed in substantially the
625	following form:
626	"REFERENDUM PETITION To the Honorable, County Clerk/City
627	Recorder/Town Clerk:
628	We, the undersigned citizens of Utah, respectfully order that (description of local law or
629	portion of local law being challenged), passed by the be referred to the voters for their
630	approval or rejection at the regular/municipal general election to be held on
631	(month\day\year);
632	Each signer says:
633	I have personally signed this referendum petition;
634	The date next to my signature correctly reflects the date that I actually signed the
635	petition;
636	I have personally reviewed the entire statement included with this packet;
637	I am registered to vote in Utah; and
638	My residence and post office address are written correctly after my name."
639	(b) The sponsors of a referendum or an agent of the sponsors shall attach a copy of the
640	law that is the subject of the referendum to each referendum petition.
641	(3) Each referendum signature sheet shall:
642	(a) be printed on sheets of paper 8-1/2 inches long and 11 inches wide;
643	(b) be ruled with a horizontal line three-fourths inch from the top, with the space above

644	that line blank for the purpose of binding;
645	(c) include the title of the referendum printed below the horizontal line, in at least
646	14-point type;
647	(d) include a table immediately below the title of the referendum, and beginning .5 inch
648	from the left side of the paper, as follows:
649	(i) the first column shall be .5 inch wide and include three rows;
650	(ii) the first row of the first column shall be .85 inch tall and contain the words "For
651	Office Use Only" in 10-point type;
652	(iii) the second row of the first column shall be .35 inch tall;
653	(iv) the third row of the first column shall be .5 inch tall;
654	(v) the second column shall be 2.75 inches wide;
655	(vi) the first row of the second column shall be .35 inch tall and contain the words
656	"Registered Voter's Printed Name (must be legible to be counted)" in 10-point type;
657	(vii) the second row of the second column shall be .5 inch tall;
658	(viii) the third row of the second column shall be .35 inch tall and contain the words
659	"Street Address, City, Zip Code" in 10-point type;
660	(ix) the fourth row of the second column shall be .5 inch tall;
661	(x) the third column shall be 2.75 inches wide;
662	(xi) the first row of the third column shall be .35 inch tall and contain the words
663	"Signature of Registered Voter" in 10-point type;
664	(xii) the second row of the third column shall be .5 inch tall;
665	(xiii) the third row of the third column shall be .35 inch tall and contain the words
666	"Email Address (optional, to receive additional information)" in 10-point type;
667	(xiv) the fourth row of the third column shall be .5 inch tall;
668	(xv) the fourth column shall be one inch wide;
669	(xvi) the first row of the fourth column shall be .35 inch tall and contain the words
670	"Date Signed" in 10-point type;
671	(xvii) the second row of the fourth column shall be .5 inch tall;
672	(xviii) the third row of the fourth column shall be .35 inch tall and contain the words
673	"Birth Date or Age (optional)" in 10-point type;
674	(xix) the fourth row of the third column shall be .5 inch tall; and

3rd Sub. (Ivory) S.B. 107

(xx) the fifth row of the entire table shall be the width of the entire table, .4 inch tall,
and contain the following words, "By signing this referendum petition, you are stating that you
have read and understand the law that this referendum petition seeks to overturn." in 12-point
type;

- (e) the table described in Subsection (3)(d) shall be repeated, leaving sufficient room at the bottom of the sheet or the information described in Subsection (3)(f); and
- (f) at the bottom of the sheet, include the word "Warning," in 12-point, bold type, followed by the following statement in not less than eight-point type:

"It is a class A misdemeanor for an individual to sign a referendum petition with a name other than the individual's own name, or to knowingly sign the individual's name more than once for the same referendum petition, or to sign a referendum petition when the individual knows that the individual is not a registered voter.

Birth date or age information is not required, but it may be used to verify your identity with voter registration records. If you choose not to provide it, your signature may not be verified as a valid signature if you change your address before petition signatures are verified or if the information you provide does not match your voter registration records."

(4) The final page of each referendum packet shall contain the following printed or typed statement:

"Verification of signature collector

State of Utah, County of _____

I, ______, of _____, hereby state, under penalty of perjury, that:

I [am a resident of Utah and] am at least 18 years old;

All the names that appear in this packet were signed by individuals who professed to be the individuals whose names appear in it, and each of the individuals signed the individual's name on it in my presence;

I did not knowingly make a misrepresentation of fact concerning the law this petition seeks to overturn;

I believe that each individual has printed and signed the individual's name and written the individual's post office address and residence correctly, that each signer has read and understands the law that the referendum seeks to overturn, and that each signer is registered to vote in Utah.

(Name)	(Residence Address)	(Date)
Each individual who signed the packet wrote the correct date of signature next to the		
individual's nan	e.	
I have no	t paid or given anything of value to any individu	ual who signed this referendu
packet to encou	age that individual to sign it.	
(Name)	(Residence Address)	(Date)".
(5) If the forms described in this section are substantially followed, the referendum		
petitions are sufficient, notwithstanding clerical and merely technical errors.		
[(6) An individual's status as a resident, under Subsection (4), is determined in		
accordance with Section 20A-2-105.]		
Section 9. Section 20A-7-612 is amended to read:		
20A-7-612. Misconduct of electors and officers Penalty.		
(1) It is unlawful for an individual to:		
(a) sign a name other than the individual's own name to any referendum petition;		
(b) knowingly sign the individual's name more than once for the same referendum at		
one election;		
(c) knowingly indicate that an individual who signed a referendum petition signed the		
referendum petition on a date other than the date that the individual signed the referendum		
petition;		
(d) sign a referendum petition knowing that the individual is not a legal voter;		
(e) in connection with circulating a referendum petition, represent that a document is		
an official government document if the individual knows or has reason to know that the		
document is not an official government document; or		
(f) knowingly and willfully violate any provision of this part.		
(2) It is	unlawful for an individual to sign the verificatio	on for a referendum packet, o
to electronically	sign the verification for a signature under Subse	ection [20A-21-201(9)]
20A-21-201(10)	, knowing that:	
[(a) the	individual does not meet the residency requirem	ents of Section 20A-2-105;

736	[(b)] (a) the signature date associated with the individual's signature for the referendum		
737	petition is not the date that the individual signed the referendum petition;		
738	[(e)] (b) the individual has not witnessed the signatures the individual collects or		
739	submits; or		
740	[(d)] (c) one or more individuals whose signatures appear in the referendum packet is		
741	not registered to vote in Utah.		
742	(3) It is unlawful for an individual to:		
743	(a) pay an individual to sign a referendum petition;		
744	(b) pay an individual to remove the individual's signature from a referendum petition;		
745	(c) accept payment to sign a referendum petition; or		
746	(d) accept payment to have the individual's name removed from a referendum petition.		
747	(4) A violation of this section is a class A misdemeanor.		
748	(5) The county attorney or municipal attorney shall prosecute any violation of this		
749	section.		
750	Section 10. Section 20A-9-502 is amended to read:		
751	20A-9-502. Certificate of nomination Contents Circulation Verification		
752	Criminal penalty Removal of petition signature.		
753	(1) The candidate shall:		
754	(a) prepare a certificate of nomination in substantially the following form:		
755	"State of Utah, County of		
756	I,, declare my intention of becoming an unaffiliated candidate for the		
757	political group designated as for the office of I do solemnly swear that I can		
758	qualify to hold that office both legally and constitutionally if selected, and that I reside at		
759	Street, in the city of, county of, state of, zip code, phone, and		
760	that I am providing, or have provided, the required number of holographic signatures of		
761	registered voters required by law; that as a candidate at the next election I will not knowingly		
762	violate any election or campaign law; that, if filing via a designated agent for an office other		
763	than president of the United States, I will be out of the state of Utah during the entire candidate		
	than president of the Officed States, I will be out of the state of Otan during the entire candidate		
764	filing period; I will file all campaign financial disclosure reports as required by law; and I		
764765			

767	
768	Subscribed and sworn to before me this(month\day\year)
769	
770	Notary Public (or other office
771	qualified to administer oaths)"
772	(b) [bind signature sheets to the certificate that:] for each signature packet, bind
773	signature sheets to a copy of the certificate of nomination and the circulator verification, that:
774	(i) are printed on sheets of paper 8-1/2 inches long and 11 inches wide;
775	(ii) are ruled with a horizontal line 3/4 inch from the top, with the space above that line
776	blank for the purpose of binding;
777	(iii) contain the name of the proposed candidate and the words "Unaffiliated Candidate
778	Certificate of Nomination Petition" printed directly below the horizontal line;
779	(iv) contain the word "Warning" printed directly under the words described in
780	Subsection (1)(b)(iii);
781	(v) contain, to the right of the word "Warning," the following statement printed in not
782	less than eight-point, single leaded type:
783	"It is a class A misdemeanor for anyone to knowingly sign a certificate of nomination
784	signature sheet with any name other than the person's own name or more than once for the
785	same candidate or if the person is not registered to vote in this state and does not intend to
786	become registered to vote in this state before the county clerk certifies the signatures.";
787	(vi) contain the following statement directly under the statement described in
788	Subsection $(1)(b)(v)$:
789	"Each signer says:
790	I have personally signed this petition with a holographic signature;
791	I am registered to vote in Utah or intend to become registered to vote in Utah before the
792	county clerk certifies my signature; and
793	My street address is written correctly after my name.";
794	(vii) contain horizontally ruled lines, 3/8 inch apart under the statement described in
795	Subsection (1)(b)(vi); and
796	(viii) be vertically divided into columns as follows:
797	(A) the first column shall appear at the extreme left of the sheet, be 5/8 inch wide, be

798	headed with "For Office Use Only," and be subdivided with a light vertical line down the		
799	middle;		
800	(B) the next column shall be 2-1/2 inches wide, headed "Registered Voter's Printed		
801	Name (must be legible to be counted)";		
802	(C) the next column shall be 2-1/2 inches wide, headed "Holographic Signature of		
803	Registered Voter";		
804	(D) the next column shall be one inch wide, headed "Birth Date or Age (Optional)";		
805	(E) the final column shall be 4-3/8 inches wide, headed "Street Address, City, Zip		
806	Code"; and		
807	(F) at the bottom of the sheet, contain the following statement: "Birth date or age		
808	information is not required, but it may be used to verify your identity with voter registration		
809	records. If you choose not to provide it, your signature may not be certified as a valid signature		
810	if you change your address before petition signatures are certified or if the information you		
811	provide does not match your voter registration records."; and		
812	(c) bind a final page to one or more signature sheets that are bound together that		
813	contains, except as provided by Subsection (3), the following printed statement:		
814	"Verification		
815	State of Utah, County of		
816	I,, of, hereby state that:		
817	I [am a Utah resident and] am at least 18 years old;		
818	All the names that appear on the signature sheets bound to this page were signed by		
819	persons who professed to be the persons whose names appear on the signature sheets, and each		
820	of them signed the person's name on the signature sheets in my presence;		
821	I believe that each has printed and signed the person's name and written the person's		
822	street address correctly, and that each signer is registered to vote in Utah or will register to vote		
823	in Utah before the county clerk certifies the signatures on the signature sheet.		
824			
825	(Signature) (Residence Address) (Date)".		
826	(2) An agent designated to file a certificate of nomination under Subsection		
827	20A-9-503(2)(b) or (4)(b) may not sign the form described in Subsection (1)(a).		
828	(3) (a) The candidate shall circulate the nomination petition and ensure that the person		

829	in whose presence each signature sheet is signed:
830	(i) is at least 18 years old; and
831	[(ii) except as provided by Subsection (3)(b), meets the residency requirements of
832	Section 20A-2-105; and]
833	[(iii)] (ii) verifies each signature sheet by completing the verification bound to one or
834	more signature sheets that are bound together.
835	[(b) A person who is not a resident may sign the verification on a petition for an
836	unaffiliated candidate for the office of president of the United States.]
837	[(c)] (b) A person may not sign the <u>circulator</u> verification if the person signed a
838	signature sheet bound to the verification.
839	(4) (a) It is unlawful for any person to:
840	(i) knowingly sign a certificate of nomination signature sheet:
841	(A) with any name other than the person's own name;
842	(B) more than once for the same candidate; or
843	(C) if the person is not registered to vote in this state and does not intend to become
844	registered to vote in this state before the county clerk certifies the signatures; or
845	(ii) sign the verification of a certificate of nomination signature sheet if the person:
846	[(A) except as provided by Subsection (3)(b), does not meet the residency requirements
847	of Section 20A-2-105;]
848	[(B)] (A) has not witnessed the signing by those persons whose names appear on the
849	certificate of nomination signature sheet; or
850	[(C)] (B) knows that a person whose signature appears on the certificate of nomination
851	signature sheet is not registered to vote in this state and does not intend to become registered to
852	vote in this state.
853	(b) Any person violating this Subsection (4) is guilty of a class A misdemeanor.
854	(5) (a) [The candidate shall submit the petition and signature sheets to the county clerk
855	for certification when the petition has been completed by:] To qualify for placement on the
856	general election ballot, the candidate shall, no earlier than the start of the declaration of
857	candidacy period described in Section 20A-9-201.5 and no later than 5 p.m. on June 15 of the
858	year in which the election will be held:
859	(i) comply with Subsection 20A-9-503(1); and

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signature be removed.

860	(ii) submit each signature packet to the county clerk where the majority of the
861	signatures in the packet were collected, with signatures totaling:
862	[(i)] (A) at least 1,000 registered voters residing within the state when the nomination
863	is for an office to be filled by the voters of the entire state; or
864	[(ii)] (B) at least 300 registered voters residing within a political division or at least 5%
865	of the registered voters residing within a political division, whichever is less, when the
866	nomination is for an office to be filled by the voters of any political division smaller than the
867	state.
868	(b) A candidate has not complied with Subsection (5)(a)(ii), unless the county clerks
869	verify that each required signature is a valid signature of a registered voter who is eligible to
870	sign the signature packet and has not signed a signature packet to nominate another candidate
871	for the same office.
872	[(b)] (c) In reviewing the [petition] signature packets, the county clerk shall count and
873	certify only those persons who signed [the petition] with a holographic signature, who:
874	(i) are registered voters within the political division that the candidate seeks to
875	represent; and
876	(ii) did not sign any other certificate of nomination for that office.
877	(d) The county clerk shall count and certify the number of registered voters who validly
878	signed a signature packet, no later than 30 days after the day on which the candidate submits
879	the signature packet.
880	[(c)] (e) The candidate may supplement the signatures or amend the certificate of
881	nomination or declaration of candidacy at any time on or before [the filing deadline] 5 p.m. on
882	June 15 of the year in which the election will be held.
883	[(d)] (f) The county clerk shall use the procedures described in Section 20A-1-1002 to
884	determine whether a signer is a registered voter who is qualified to sign the [petition] signature
885	packet.
886	(6) (a) A voter who signs a [nomination petition] signature packet under this section
887	may have the voter's signature removed from the [petition] signature packet by, no later than
888	three business days after the day on which the candidate submits the [petition] signature packet
889	to the county clerk, submitting to the county clerk a statement requesting that the voter's

891	(b) A statement described in Subsection (6)(a) shall comply with the requirements
892	described in Subsection 20A-1-1003(2).
893	(c) The county clerk shall use the procedures described in Subsection 20A-1-1003(3) to
894	determine whether to remove an individual's signature from a [petition] signature packet after
895	receiving a timely, valid statement requesting removal of the signature.
896	Section 11. Section 20A-9-503 is amended to read:
897	20A-9-503. Certificate of nomination Filing Fees.
898	(1) [Except as provided in Subsection (1)(b), after the certificate of nomination has
899	been certified, executed, and acknowledged by the county clerk, the candidate shall:] \underline{A}
900	candidate shall, in accordance with the deadline described in Subsection 20A-9-502(5)(a):
901	(a) file the certificate of nomination and the applicable declaration of candidacy, in
902	person unless otherwise provided in statute, with the filing officer; and
903	(b) pay the filing fee.
904	[(a) (i) file the petition in person with the lieutenant governor, if the office the
905	candidate seeks is a constitutional office or a federal office, or the county clerk, if the office the
906	candidate seeks is a county office, during the declaration of candidacy filing period described
907	in Section 20A-9-201.5; and]
908	[(ii) pay the filing fee; or]
909	[(b) not later than the close of normal office hours on June 15 of any odd-numbered
910	year:]
911	[(i) file the petition in person with the municipal clerk, if the candidate seeks an office
912	in a city or town, or the special district clerk, if the candidate seeks an office in a special
913	district; and]
914	[(ii) pay the filing fee.]
915	(2) (a) The provisions of this Subsection (2) do not apply to an individual who files a
916	[declaration of candidacy] certificate of nomination and declaration of candidacy for president
917	of the United States.
918	(b) Subject to Subsections $[(4)(c)]$ (5) and 20A-9-502(2), an individual may designate
919	an agent to file a [declaration of candidacy] certificate of nomination or declaration of
920	candidacy with the appropriate filing officer if:
921	(i) the individual is located outside of the state during the entire filing period;

922	(ii) the designated agent appears in person before the filing officer; and
923	(iii) the individual communicates with the filing officer using an electronic device that
924	allows the individual and filing officer to see and hear each other.
925	(3) (a) At the time of filing, and before accepting the [petition] certificate of
926	nomination and declaration of candidacy, the filing officer shall read the constitutional and
927	statutory requirements for candidacy to the candidate.
928	(b) If the candidate states that the candidate does not meet the requirements, the filing
929	officer may not accept the [petition] certificate of nomination and declaration of candidacy.
930	(4) An individual filing a certificate of nomination for president of the United States
931	under this section:
932	(a) shall pay a filing fee of \$500; and
933	(b) may use a designated agent to file the nomination petition.
934	(5) An agent designated to file a certificate of nomination under Subsection (2)(b) or
935	(4)(b) may not sign the certificate of nomination form.
936	[(4) (a) An individual filing a certificate of nomination for president or vice president
937	of the United States under this section shall pay a filing fee of \$500.]
938	[(b) Notwithstanding Subsection (1), an individual filing a certificate of nomination for
939	president or vice president of the United States:]
940	[(i) may file the certificate of nomination during the declaration of candidacy filing
941	period described in Section 20A-9-201.5; and]
942	[(ii) may use a designated agent to file the certificate of nomination.]
943	[(c) An agent designated under Subsection (2) or described in Subsection (4)(b)(ii) may
944	not sign the certificate of nomination form.]
945	Section 12. Section 20A-9-504 is amended to read:
946	20A-9-504. Unaffiliated candidates Governor and president of the United
947	States.
948	(1) (a) Each unaffiliated candidate for governor shall, before 5 p.m. no later than [July
949	+] June 15 of the regular general election year, select a running mate to file as an unaffiliated
950	candidate for the office of lieutenant governor.
951	(b) The unaffiliated lieutenant governor candidate shall, before 5 p.m. no later than
952	[July 1] June 15 of the regular general election year, file as an unaffiliated candidate by

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953	following the	procedures and	l requirements	of this 1	oart

- (2) (a) Each unaffiliated candidate for president of the United States shall, before 5 p.m. no later than August 15 of a regular general election year, select a running mate to file as an unaffiliated candidate for the office of vice president of the United States.
- (b) Before 5 p.m. no later than August 15 of a regular general election year, the unaffiliated candidate for vice president of the United States described in Subsection (2)(a) shall comply with the requirements of Subsection 20A-9-202(7).
 - Section 13. Section **20A-21-201** is amended to read:

20A-21-201. Electronic signature gathering for an initiative, a referendum, or candidate qualification.

- (1) (a) After filing a petition for a statewide initiative or a statewide referendum, and before gathering signatures, the sponsors shall, after consulting with the Office of the Lieutenant Governor, sign a form provided by the Office of the Lieutenant Governor indicating whether the sponsors will gather signatures manually or electronically.
- (b) If the sponsors indicate, under Subsection (1)(a), that the sponsors will gather signatures electronically:
 - (i) in relation to a statewide initiative, signatures for that initiative:
- (A) may only be gathered and submitted electronically, in accordance with this section and Sections 20A-7-215, 20A-7-216, and 20A-7-217; and
- (B) may not be gathered or submitted using the manual signature-gathering process described in Sections 20A-7-105 and 20A-7-204; and
 - (ii) in relation to a statewide referendum, signatures for that referendum:
- (A) may only be gathered and submitted electronically, in accordance with this section and Sections 20A-7-313, 20A-7-314, and 20A-7-315; and
- (B) may not be gathered or submitted using the manual signature-gathering process described in Sections 20A-7-105 and 20A-7-304.
- (c) If the sponsors indicate, under Subsection (1)(a), that the sponsors will gather signatures manually:
 - (i) in relation to a statewide initiative, signatures for that initiative:
- 982 (A) may only be gathered and submitted using the manual signature-gathering process 983 described in Sections 20A-7-105 and 20A-7-204; and

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3rd Sub. (Ivory) S.B. 107

984 (B) may not be gathered or submitted electronically, as described in this section and 985 Sections 20A-7-215, 20A-7-216, and 20A-7-217; and 986 (ii) in relation to a statewide referendum, signatures for that referendum: 987 (A) may only be gathered and submitted using the manual signature-gathering process 988 described in Sections 20A-7-105 and 20A-7-304; and 989 (B) may not be gathered or submitted electronically, as described in this section and 990 Sections 20A-7-313, 20A-7-314, and 20A-7-315. 991 (2) (a) After filing a petition for a local initiative or a local referendum, and before 992 gathering signatures, the sponsors shall, after consulting with the local clerk's office, sign a 993 form provided by the local clerk's office indicating whether the sponsors will gather signatures 994 manually or electronically. 995 (b) If the sponsors indicate, under Subsection (2)(a), that the sponsors will gather 996 signatures electronically: 997 (i) in relation to a local initiative, signatures for that initiative: 998 (A) may only be gathered and submitted electronically, in accordance with this section 999 and Sections 20A-7-514, 20A-7-515, and 20A-7-516; and 1000 (B) may not be gathered or submitted using the manual signature-gathering process 1001 described in Sections 20A-7-105 and 20A-7-504; and 1002 (ii) in relation to a local referendum, signatures for that referendum: 1003 (A) may only be gathered and submitted electronically, in accordance with this section 1004 and Sections 20A-7-614, 20A-7-615, and 20A-7-616; and 1005 (B) may not be gathered or submitted using the manual signature-gathering process 1006 described in Sections 20A-7-105 and 20A-7-604. 1007 (c) If the sponsors indicate, under Subsection (2)(a), that the sponsors will gather 1008 signatures manually: 1009 (i) in relation to a local initiative, signatures for that initiative: 1010 (A) may only be gathered and submitted using the manual signature-gathering process 1011 described in Sections 20A-7-105 and 20A-7-504; and

(B) may not be gathered or submitted electronically, as described in this section and

(ii) in relation to a local referendum, signatures for that referendum:

Sections 20A-7-514, 20A-7-515, and 20A-7-516; and

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(A) may only be gathered and submitted using the manual signature-gathering proces
described in Sections 20A-7-105 and 20A-7-604; and

- (B) may not be gathered or submitted electronically, as described in this section and Sections 20A-7-614, 20A-7-615, and 20A-7-616.
- (3) (a) After a candidate files a notice of intent to gather signatures to qualify for a ballot, and before gathering signatures, the candidate shall, after consulting with the election officer, sign a form provided by the election officer indicating whether the candidate will gather signatures manually or electronically.
- (b) If a candidate indicates, under Subsection (3)(a), that the candidate will gather signatures electronically, signatures for the candidate:
- (i) may only be gathered and submitted using the electronic candidate qualification process; and
 - (ii) may not be gathered or submitted using the manual candidate qualification process.
- (c) If a candidate indicates, under Subsection (3)(a), that the candidate will gather signatures manually, signatures for the candidate:
- (i) may only be gathered and submitted using the manual candidate qualification process; and
- (ii) may not be gathered or submitted using the electronic candidate qualification process.
 - (4) To gather a signature electronically, a signature-gatherer shall:
 - (a) use a device provided by the signature-gatherer or a sponsor of the petition that:
 - (i) is approved by the lieutenant governor;
- (ii) except as provided in Subsection (4)(a)(iii), does not store a signature or any other information relating to an individual signing the petition in any location other than the location used by the website to store the information;
- (iii) does not, on the device, store a signature or any other information relating to an individual signing the petition except for the minimum time necessary to upload information to the website;
- (iv) does not contain any applications, software, or data other than those approved by the lieutenant governor; and
- (v) complies with cyber-security and other security protocols required by the lieutenant

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- (b) use the approved device to securely access a website designated by the lieutenant governor, directly, or via an application designated by the lieutenant governor; and
- (c) while connected to the website, present the approved device to an individual considering signing the petition and, while the signature-gatherer is in the physical presence of the individual:
- (i) wait for the individual to reach each screen presented to the individual on the approved device; and
- (ii) wait for the individual to advance to each subsequent screen by clicking on the acknowledgement at the bottom of the screen.
- (5) Each screen shown on an approved device as part of the signature-gathering process shall appear as a continuous electronic document that, if the entire document does not appear on the screen at once, requires the individual viewing the screen to, before advancing to the next screen, scroll through the document until the individual reaches the end of the document.
- (6) After advancing through each screen required for the petition, the signature process shall proceed as follows:
 - (a) except as provided in Subsection (6)(b):
- (i) the individual desiring to sign the petition shall present the individual's driver license or state identification card to the signature-gatherer;
- (ii) the signature-gatherer shall verify that the individual pictured on the driver license or state identification card is the individual signing the petition;
- (iii) the signature-gatherer shall scan or enter the driver license number or state identification card number through the approved device; and
- (iv) immediately after the signature-gatherer complies with Subsection (6)(a)(iii), the website shall determine whether the individual desiring to sign the petition is eligible to sign the petition;
- (b) if the individual desiring to sign the petition is unable to provide a driver license or state identification card to the signature gatherer:
 - (i) the individual may present other valid voter identification;
- 1075 (ii) if the valid voter identification contains a picture of the individual, the 1076 signature-gatherer shall verify that the individual pictured is the individual signing the petition;

- (iii) if the valid voter identification does not contain a picture of the individual, the signature-gatherer shall, to the extent reasonably practicable, use the individual's address or other available means to determine whether the identification relates to the individual presenting the identification;
- (iv) the signature-gatherer shall scan an image of the valid voter identification and immediately upload the image to the website; and
 - (v) the individual:
 - (A) shall enter the individual's address; and
- (B) may, at the discretion of the individual, enter the individual's date of birth or age after the individual clicks on the screen acknowledging that they have read and understand the following statement, "Birth date or age information is not required, but may be used to verify your identity with voter registration records. If you choose not to provide it, your signature may not be verified as a valid signature if you change your address before your signature is verified or if the information you provide does not match your voter registration records."; and
 - (c) after completing the process described in Subsection (6)(a) or (b), the screen shall:
- (i) except for a petition to qualify a candidate for the ballot, give the individual signing the petition the opportunity to enter the individual's email address after the individual reads the following statement, "If you provide your email address, you may receive an email with additional information relating to the petition you are signing."; and
- (ii) (A) if the website determines, under Subsection (6)(a)(iv), that the individual is eligible to sign the petition, permit the individual to enter the individual's name as the individual's electronic signature and, immediately after the signature-gather timely complies with Subsection (10), certify the signature; or
- (B) if the individual provides valid voter identification under Subsection (6)(b), permit the individual to enter the individual's name as the individual's electronic signature.
- (7) If an individual provides valid voter identification under Subsection (6)(b), the county clerk shall, within seven days after the day on which the individual submits the valid voter identification, certify the signature if:
 - (a) the individual is eligible to sign the petition;
 - (b) the identification provided matches the information on file; and
- (c) the signature-gatherer timely complies with Subsection (10).

1108	(8) For each signature submitted under this section, the website shall record:
1109	(a) the information identifying the individual who signs;
1110	(b) the date the signature was collected; and
1111	(c) the name of the signature-gatherer.
1112	(9) An individual who is a signature-gatherer may not sign a petition unless another
1113	individual acts as the signature-gatherer when the individual signs the petition.
1114	(10) Except for a petition for a candidate to seek the nomination of a registered
1115	political party, each individual who gathers a signature under this section shall, within one
1116	business day after the day on which the individual gathers a signature, electronically sign and
1117	submit the following statement to the website:
1118	"VERIFICATION OF SIGNATURE-GATHERER
1119	State of Utah, County of
1120	I,, of, hereby state, under penalty of perjury, that:
1121	I [am a resident of Utah and] am at least 18 years old;
1122	All the signatures that I collected on [Date signatures were gathered] were signed by
1123	individuals who professed to be the individuals whose signatures I gathered, and each of the
1124	individuals signed the petition in my presence;
1125	I did not knowingly make a misrepresentation of fact concerning the law or proposed
1126	law to which the petition relates;
1127	I believe that each individual has signed the individual's name and written the
1128	individual's residence correctly, that each signer has read and understands the law to which the
1129	petition relates, and that each signer is registered to vote in Utah;
1130	Each signature correctly reflects the date on which the individual signed the petition;
1131	and
1132	I have not paid or given anything of value to any individual who signed this petition to
1133	encourage that individual to sign it."
1134	(11) Except for a petition for a candidate to seek the nomination of a registered
1135	political party:
1136	(a) the county clerk may not certify a signature that is not timely verified in accordance
1137	with Subsection (10); and
1138	(b) if a signature certified by a county clerk under Subsection (6)(c)(ii)(A) is not timely

1139	verified in accordance with Subsection (10), the county clerk shall:
1140	(i) revoke the certification;
1141	(ii) remove the signature from the posting described in Subsection 20A-7-217(4),
1142	20A-7-315(3), 20A-7-516(4), or 20A-7-616(3); and
1143	(iii) update the totals described in Subsections 20A-7-217(5)(a)(ii),
1144	20A-7-315(5)(a)(ii), 20A-7-516(5)(a)(ii), and 20A-7-616(5)(a)(ii).
1145	(12) For a petition for a candidate to seek the nomination of a registered political party,
1146	each individual who gathers a signature under this section shall, within one business day after
1147	the day on which the individual gathers a signature, electronically sign and submit the
1148	following statement to the lieutenant governor in the manner specified by the lieutenant
1149	governor:
1150	"VERIFICATION OF SIGNATURE-GATHERER
1151	State of Utah, County of
1152	I,, of, hereby state that:
1153	I [am a resident of Utah and] am at least 18 years old;
1154	All the signatures that I collected on [Date signatures were gathered] were signed by
1155	individuals who professed to be the individuals whose signatures I gathered, and each of the
1156	individuals signed the petition in my presence;
1157	I believe that each individual has signed the individual's name and written the
1158	individual's residence correctly and that each signer is registered to vote in Utah; and
1159	Each signature correctly reflects the date on which the individual signed the petition."
1160	(13) For a petition for a candidate to seek the nomination of a registered political party,
1161	the election officer may not certify a signature that is not timely verified in accordance with
1162	Subsection (12).
1163	Section 14. Effective date.
1164	(1) Except as provided in Subsection (2), if approved by two-thirds of all the members
1165	elected to each house, this bill takes effect upon approval by the governor, or the day following
1166	the constitutional time limit of Utah Constitution, Article VII, Section 8, without the governor's
1167	signature, or in the case of a veto, the date of the veto override.
1168	(2) If this bill is not approved by two-thirds of all members elected to each house, this
1169	bill takes effect May 1, 2024.